

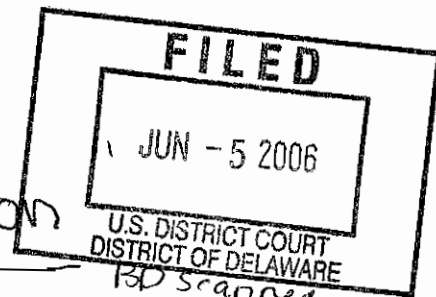
ORIGINAL

In The United States District Court
For The District Of Delaware

Ronald G. Johnson
Movant

v.
United States Of America
United States Probation Office

)
) Criminal Action No. CR05-29-KAJ.
)
)



1.) " Motion For Reconsideration "

Comes Now, The Defendant and Movant and
Moves this Honorable Court For Reconsideration.
The District Court Judge Honorable Kent A. Jordan
Found me guilty of Drinking and Overdosing.
"Drinking Excessive" And "Overdosing" Off of my
Prescription drugs. Or "Using my Prescription drug
Excessive".

2.) Defendant and Movant Pleaded not guilty
by reason of "Incompetency" and/or "Insane".

a.) " Statement Of The Facts "

The District Court Honorable Kent A. Jordan
limitted my Insane Plea to the Fact I was
"Drunk and knocked-out on my Prescription drug"

That would destrive my Physical Condition and lack of Control of my body. Being knock-out ~~off~~ my Prescription drug is only a degree of my mental disability. But it do not destrive my mental insanity to it Fullest.

3) My Insanity Plea Includes My State of Mind Before I had dranken, and before I had taken the Prescription drugs that knocked me out.

a) Statement of The Facts

The Defendant and Movant testified that I Could not Cope with life, how I Could not deal With the moment, till I almost killed myself by overdosing and drinking to past out. This was all done to escape life.

b) I was insane before I drunk the alcohol and took the excessive amount Prescription drugs was taken. My Disability to Cope was in effect before I drunk or took the excessive amount of Prescription drugs.

Statement of Facts

a) The Government never argue that I was not insane but totally agreed with the Claim of insanity. So did You Honorable Judge ② Kent A Jordan.

5.) Request For Evidentiary Hearing

a.) The Government United States of America Prosecutor Shannon Thee Hanson, did not "Disprove" the fact that I was insane or insane before I took the excessive amount of Prescription drugs and Alcohol, But it proved I was insane.

b.) In The Interest Of Justice and Fundamental Fairness the Court should have a Evidentiary Hearing. Or Reverse his finding of guilt. Or have a hearing for further argument.

6.) Relief Prayed

a.) I request for a reversal of the Court finding of guilt.

b.) For a Evidentiary Hearing to argue the fact that I was insane past the fact of the fact of being drunk and knock-out on Prescription drugs.

7.) Certificate Of Service

I Declare under penalty of perjury that the Original and 4 copies was serve on the Court, That Shannon Thee Hanson U.S. Prosecutor and U.S. Probation Officer Graige H. Carpenter was serve a true and full copy. Declare May 31, 2006, sign Ronald Johnson

Ronald G. Johnson
#182421 / H.R.Y.C.I.
P.O. Box 9561
Wilmington, Delaware 19809

Office of the Clerk
United States District Court
For The District of Delaware
844 N. King Street
Wilmington, Delaware 19801

